## MINUTES FOR THE COURT OF APPEAL STATE OF CALIFORNIA SECOND APPELLATE DISTRICT

### **December 31, 2008**

#### **DIVISION TWO**

B206211 Los Angeles County, D.C F.S. (Not for Publication)

v.

Victoria F.

As to G.B. and V.B., the juvenile court's order is affirmed.

Ashmann-Gerst, J.

We concur: Boren, P.J.

Doi Todd, J.

B198461 Effron (Not for Publication)

v.

American International Group, Inc., et al.

The order of the trial court is affirmed. Effron is entitled to costs on appeal.

Ashmann-Gerst, J.

We concur: Boren, P.J.

Doi Todd, J.

## December 31, 2008 (Continued)

#### **DIVISION THREE**

B206502 People (Not for Publication)

v.

Jerry Mullens

The trial court is directed to modify the abstract of judgment to impose a total of two \$20 fees (for a total of \$40) on defendant, pursuant to section 1465.8. In all other respects, the judgment is affirmed.

Aldrich, J.

We concur: Croskey, Acting P.J. Kitching, J.

B202575 People (Not for Publication)

v.

Christina Acuna

Acuna's conviction in count 3, vehicular manslaughter without gross negligence in violation of former section 192, subdivision (c)(3), is ordered stricken. The clerk of the superior court is directed to prepare an amended abstract of judgment and forward it to the Department of Corrections. In all other respects, the judgment is affirmed.

Aldrich, J.

We concur: Croskey, Acting P.J. Kitching, J.

# December 31, 2008 (Continued)

#### DIVISION THREE (continued)

B204476 Los Angeles County, D.C.F.S. (Not for Publication)

v. A.B.

The jurisdictional finding of the juvenile court that younger daughter and son are persons within the meaning of section 300, subdivisions (b) is affirmed. Although we find that the juvenile court did have jurisdiction under section 300, subdivision (j), our finding does not divest the juvenile court of jurisdiction over the children. The juvenile court's dispositional order is reversed. At any hearing regarding whether the children should be taken from the physical custody of father, the juvenile court may not find that father is collaterally stopped from arguing that he did not sexually or physically abuse older daughter.

Kitching, J.

We concur: Klein, P.J. Aldrich, J.